

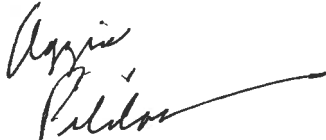
The Commission Secretary  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> St. SW  
Washington, DC 20554

WC Docket no. 10-90  
Response to FCC orders on Sandwich isles Communications

Dear FCC Commissioners,

The Communications Act was amended in 1996 in part to ensure all areas of the United States, no matter how uneconomically feasible, would receive the same standard of telecommunications service. It is the duty of the FCC to protect the purpose of the Act. Sandwich Isles Communications is the sole company that accepted the risk and responsibility of ensuring these uneconomically feasible areas of Hawaii were provided with the same if not better service than the areas cherry picked by Hawaiian Tel. SIC has been able to accomplish this noble work through the Universal Service Fund along with their study area waiver. Terminating SIC's study area waiver is the exact opposite of what the Act was amended to allow and the exact opposite of what the FCC is supposed to be protecting. Do the correct thing and keep SIC's study area waiver. We want SIC to continue their honorable work that no other phone provider was willing and is willing to do.

Respectfully,

A handwritten signature in black ink, appearing to read "Aggie Peltier", with a long horizontal flourish extending to the right.